

EXHIBIT Q

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF RAMSEY

SECOND JUDICIAL DISTRICT

PERSONAL INJURY/ASBESTOS/DeCOURCY

In Re: Minnesota Personal Injury Asbestos Cases

Court File No.: C8-94-2875

ORDER

The Court, on its motion, having conferred with Plaintiffs' and Defendants' counsel, and having given them an opportunity to be heard, hereby orders as follows:

WHEREAS, over 900 personal injury asbestos cases are currently pending before this Court, and

WHEREAS, many of these cases have been pending for five or more years without any party requesting a trial date, and

WHEREAS, this Court has established an inactive docket for cases not being actively prepared for trial and/or subject to a request for a trial date, and

WHEREAS, effective management of the Court's docket requires the Court to know which cases are being actively pursued at present,

IT IS HEREBY ORDERED:

1. All cases identified on Exhibit A to this Order shall be set on for a trial date certain in January 2006, said date to be subject to a future Order of this Court.
2. Any plaintiff on Exhibit A choosing to waive his or her right to trial in January 2006 shall file a notice of placement on the inactive docket no later than September 30, 2005.

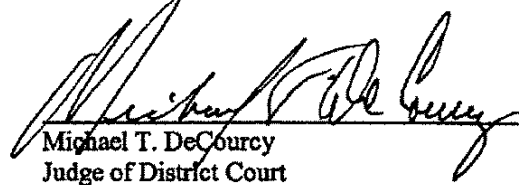
3. Once a plaintiff has chosen to place his or her case on the inactive docket, the case may be removed from the inactive docket only for a good cause shown as defined below, or by further Order of this Court.

4. Good causes exists under the following circumstances:

- a. Plaintiff has developed an allegedly asbestos-related cancer; or
- b. Plaintiff has developed an allegedly asbestos-related respiratory impairment sufficient to compel plaintiff to leave or modify his current occupation, in the event that he in fact does leave or modify his occupation and is unable to obtain alternative employment at the same or better compensation; or
- c. Plaintiff develops a respiratory impairment claimed to be asbestos related and measurable by pulmonary function testing, as reflected in reliable test results showing eighty percent or less of predicted values for the total lung capacity (TLC) or seventy-five percent or less of predicted values for defusing capacity (DLCO); or
- d. Plaintiff has been diagnosed with asbestosis supported by an x-ray interpreted by a certified B-reader as showing profusion index of 1/1 or greater under the ILO scale.
- e. The case has been on the inactive docket for at least two years and at least six years have elapsed since the date of diagnosis of an asbestos-related disease; or
- f. The case has been on the inactive docket for at least two years and the plaintiff has attained the age of 60 years.

Dated: 6/25/05

BY THE COURT


Michael T. DeCourcy
Judge of District Court

C1-87-4612	Douglas Verbout and Janet Verbout v. ACandS, Inc.
C4 88-8356	James Preiner and Lynda Preiner v. ACandS, Inc., et al.
C7-89-245	Douglas L. Olson and Sharon Olson v. Eagle-Picher Industries, Inc., et al.
19-C5-89-006624	Terry and Mary Magle v. ACandS, Inc. et al.
19-C5-89-007594	Charles B. Loomis, Jr. and Irene Loomis v. ACandS, Inc., et al.
C8-89-7587	Ralph M. Wagner and Dorothy M. Wagner v. ACandS, Inc., et al.
C2-89-7617	Donald Bauer v. ACandS, Inc., et al.
C1-89-7592	Ronald Soplata v. ACandS, Inc., et al.
C9 89-8005	Glenn S. Nordell and Alice Nordell v. API Company of Minnesota, et al.
CX-89-10848	Robert Tschida and Lois Tschida v. ACandS, Inc., et al.
C4-89-8199	Andrew A. Peterson v. ACandS, Inc., et al.
C3-89-8386	Edmund H. Theis and Rose Theis v. ACandS, Inc., et al.
C5-90-006239	John Francis and Debra Francis v. ACandS, Inc., et al.
PI-90-005778	Paul M. Winkelman and Marys Winkelman v. ACandS, Inc., et al.
C8-90-4178	Ron Rouse and Phyllis Rouse v. A.P.I., Inc., et al.
PI 90-008874	Michael H. Bluhm vs. ABEX Corporation, et al.
C3-90-8278	Herbert C. Johnson and Florence Johnson v. ACandS, Inc., et al.
CO-91-6403	Robert Dalluhn v. Alpax Co., et al.
C6-91-8518	Leroy Tronstad and Janice Tronstad v. ACandS, Inc., et al.
C8-91-8620	Robert Brunswick v. ACandS, Inc., et al.
C3 91-6637	Bradlee Koepp and Cheryl Koepp v. Anchor Packing, et al.
C4 91-6789	Herschel G. Jacobson v. A.P.I., Inc.
PI-91-004808	Steven D. Fiebigler and Pamela Fiebigler v. A.P.I., Inc., et al.
C9-91-6786	Gayl Waldvogel and Shirley Waldvogel v. ACandS, Inc., et al.
19-C4-91-006937	Jim Hyrkas and Christine Hyrkas v. ACandS, Inc., et al.
19-CX-91-006960	Gary Schwantz and Melanie Schwantz v. Anchor Packing Co., et al.
19-C4-91-006985	James Dimatteo and LaVonne Dimatteo v. ACandS, Inc., et al.
19-CO-91-007373	Robert Gemlo and Elizabeth Gemlo v. ACandS, Inc., et al.
C8-91-7721	Lorene J. Voto, trustee for next of kin of Clayton L. Brown and Elaine Brown v. ACandS, Inc., et al.
C1-91-8552	Valentine Scherer and Nancy Scherer v. ACandS, Inc., et al.
C3-91-8355	Kenneth A. Harvey and Charlotte Harvey v. ACandS, Inc., et al.
C6-91-8298	James E. Lee and Wanda K. Lee v. ACandS, Inc. et al.
C7-91-6401	Roger Dokken v. ACandS, Inc., et al.
C8-91-8299	Robert G. Mrozek and Theresa M. Mrozek v. ACandS, Inc., et al.
C8-91-8352	Joseph W. Lommel and LaVonne Lommel v. ACandS, Inc., et al.
CX-91-8353	Wayne K. Jocelyn, Jr. and Sandra Jocelyn v. ACandS, Inc., et al.
PI 91-17369	Arvid Wendt & Elizabeth Wendt v. Anchor Packing Company, et al.
C1-91-8516	Ronald J. Hanson and Lynette Hanson v. ACandS, Inc., et al.
C3-918517	George T. Lenertz and Yvonne Lenertz v. ACandS, Inc., et al.
C4-918512	Wayne L. Allar and Jeanne Allar v. ACandS, Inc., et al.
C6-91-5730	Jeanette Cobian, as Trustee for the Next-of-Kin of Lawrence Cobian, Decedent v. A.P.I. Inc., et al.
C8-91-8514	Gerald D. Berg and Linda Berg v. ACandS, Inc., et al.

CX-918515	Joseph J. Franek and Patricia Ann Franek v. ACandS, Inc., et al.
C5-91-8518	Kenneth D. Tabbert and Carlyn Tabbert v. ACandS, Inc., et al.
PI 91-19533	Kenneth M. Lang and Lois Lang v. ACandS, Inc., et al.
C0-91-8832	Wayne H. Thole v. ACandS, Inc., et al.
C0-91-8992	Ralph R. Jacobs and Phyllis Jacobs v. ACandS Inc., et al.
C7-91-8990	William R. Engler v. ACandS, Inc., et al.
PI 91-22657	Gilbert Stickfort and Marilyn Stickfort v. ACandS, Inc., et al.